

### In the United States Patent and Trademark Office

Attorney Docket: 202-079 Applicants: T. Nonnast et al

Patent Application Serial No: 10/656,289

Filed: September 8, 2003

For: Ribbed V-Belt and Method of

Making the Same

## Transmittal of Declaration for Filing under 37 CFR 1.53(d)

Commissioner for Patents and Trademarks P.O. Box 1450 Alexandria, Virginia 22313-1450

Attention: Mail Stop Missing Parts

Dear Sir:

To avoid abandonment under 37 CFR 1.53(d) the applicants herewith submit the declaration in the above-identified application duly signed. A check in the amount of \$130.00 to cover the surcharge as set forth in 37 CFR 1.16(e) is also enclosed in order to prevent abandonment of the application.

The Commissioner is herewith authorized to charge any deficiency in the fee to deposit account no. 15-0773.

Respectfully submitted,

Walter Ottesen Reg. No. 25,544

Walter Ottesen Patent Attorney P.O. Box 4026 Gaithersburg, Maryland 20885-4026

Phone: (301) 869-8950

October 9, 2003 Date:

10/17/2003 SSESHE1 00000103 10656289



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# Statement by Attorney that Papers Attached to Declaration are a Copy of those Filed in the Patent and Trademark Office to Get a Filing Date

Commissioner for Patents and Trademarks P.O. Box 1450 Alexandria, Virginia 22313-1450

#### Dear Sir:

I, Walter Ottesen, state that I am the attorney for this application and that I have reviewed and found the specification (pages 1 to 18) and three sheets of drawing (FIGS. 1 to 3) as shown in my files to be the papers attached to the declaration of Tobias Nonnast, Kay Zimmermann and Ymte Greydanus for Ribbed V-Belt and Method of Making the Same which accompanies this statement and I declare that these papers attached to the declaration are a true copy of the specification and any amendment thereto which I filed in the Patent and Trademark Office in order to obtain a filing date for this application on September 8, 2003.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so

made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

Respectfully submitted,

Walter Ottesen Reg. No. 25,544

Walter Ottesen Patent Attorney P.O. Box 4026 Gaithersburg, Maryland 20885-4026

Phone: (301) 869-8950

Date: October 9, 2003